1-0309 OLC 11-0155

22 January 1971

MEMORANDUM FOR: The Director

- 1. Henry Loomis phoned me at 3:30 this afternoon to say that he had seen the Senator Case planned release on the Radios, and he had also just seen the letter from you to Dr. Kissinger with copies to Alexis Johnson and Frank Shakespeare. He was calling to say they had been brainstorming this problem at USIA to see if there were any way they could help, on the theory that being a sort of competitor of the Radios what they had to say would be that much more credible. They had not come up with any answer, but they wanted us to know they stood ready to help in any way we might think useful and at any time.
- 2. I thanked Loomis and told him if anything occurred to us we would let him know. I did ask whether they had any special lines into Senator Case and he said unfortunately they did not.

Thomas H. Karamessines Deputy Director for Plans

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Remarks:								
Jim,								
Per our telephone conversation, attached								
you will find the original Continuing Resolution								
as passed by the House initially on 15 Dec. and								
again on 17 Dec. with the Senate amendments.								
This is the form that was sent to the President								
for signature and which has become P. L. 92-201.								
As an aid in following the Senate amendments								
l	there is also attached the Resolution in bill							
	form for locating page and line numbers. I							
1	don't think you necessarily need all of this							
1	material for your purposes, but until we can							
get you the public law this is the best primary								
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and payback authority.

Drc 17, 197/
Approved For Release 2007/01/18: CIA-RDP73B00296R000500050022-7 understanding, of course, is that these accounts will be replenished by the end of the fiscal year. A substantial amount of money programed for India and Pakistan is now available for refugee relief. AID requested a total of \$330 million to finance new loans to India and Pakistan. It also asked for about \$20 million in technical assistance for both countries. With the cutoff of aid this money is now available for refugee relief. And it can be used under this transfer-

There is another authority available whereby AID can transfer funds between accounts-in this case on a permanent basis. It is section 610. Up to 10 percent of the funds in any account can be shifted to another account, so long as the other account's funds are not increased by more than 20 percent. So development assistance programed for India and Pakistan, for instance, could be shifted to the contingency fund or to supporting assistance to finance refugee relief.

I would hope that—when and if we get an appropriations act for foreign assistance-it provides something in the order of \$250 million for refugee relief. For one thing, any funds transferred under section 632(g) have to be replenished by the end of the year.

In addition, the need for such relief for the refugee camps in India is obvious. There are also refugees in Bangla Desh who need help now. And, of course, there is the massive rehabilitation and reconstruction task ahead in Bangla Desh to be undertaken under the continuing resolution.

The CHAIRMAN, Under the rule, the joint resolution is considered as having been read for amendment.

The joint resolution is as follows:

H.J. RES. 1005

Joint resolution making further continuing appropriations for the fiscal year 1972, and for other purposes

Resolved by the Schate and House of Representatives of the United States of America in Congress assembled, That the joint resolution of July 1, 1971 (Public Law 92-38), as amended, is hereby further amended as follows:

(1) Section 102 is amended to read:

'Sec. 102. Appropriations and funds made available and authority granted pursuant to this joint resolution shall remain available until (a) enactment into law of an appropriation which is available for any project or activity provided for in this joint resolution, or (b) enactment of the applicable appropriation Act by both Houses without any provision for such project or activity, or (c) March 15, 1972, whichever first occurs."

(2) Section 108 Is Amended To Read:

'Sec. 108. Except as hereinafter provided in this section, and notwithstanding the provisions of any other sections of this joint resolution, obligations incurred hereunder for foreign economic assistance, military assistance and sales, security supporting assistance, the Overseas Private Investment Corporation, and activities provided for in titles III and IV of H.R. 12067, 92d Congress, shall not exceed the lowest of (i) the rate for operations which would be authorized under H.R. 9910, 92nd Congress, as passed by the House, (ii) the rate for operations which would be authorized under S. 2819 and S. 2829, 92nd Congress, both as passed by the Senate, or (iii) the rate for operations which would be provided by H.R.

House: Provided, That military credit sales to Israel may be conducted at not to exceed the rate for operations provided for under section 101(d) of this joint resolu: tion: Provided further, That foreign military sales activities (other than with respect to Israel) may be conducted at a rate of operations not exceeding \$175,000,000: Pro-vided further, That activities for the Indus Basin development fund (loans); administrative and other expenses (other than section 637(a)), the Overseas Private Invest-ment Corporation, the Peace Corps, Ryukyu Islands administration, assistance to refugees in the United States, migration and refugee assistance, the Inter-American Development Bank, and the Export-Import Bank of the United States may be conducted at not to exceed the rates which would be provided for under H.R. 12067, 92nd Congress, as passed by the House."

(3) by adding a new section as follows: "Sec. 109. Notwithstanding section 102 of this joint resolution, as amended, emergency school assistance activities for which an appropriation was made in the Office of Education Appropriation Act, 1971, may continue to be conducted at a rate for administrative operations not to exceed the fiscal year 1971 rate."

SEC. 2. This joint resolution shall take effect December 9, 1971.

The CHAIRMAN. No amendments are in order except amendments offered by direction of the Committee on Appropriations.

Are there any committee amendments? Mr. MAHON. There are no amendments, Mr. Chairman.

The CHAIRMAN. Under the rule, the Committee rises.

Accordingly the Committee rose; and the Speaker having resumed the chair, Mr. ROSTENKOWSKI, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee having had under consideration the joint resolution (H.J. Res. 1005) making further continuing appropriations for the fiscal year 1972, and for other purposes, pursuant to House Resolution 742, he reported the joint resolution back to the House.

The SPEAKER. Under the rule, the previous question is ordered.

The question is on the engrossment and third reading of the joint resolution.

The joint resolution was ordered to be engrossed and read a third time, and was read the third time.

MOTION TO RECOMMIT OFFERED BY MR. MYERS Mr. MYERS. Mr. Speaker, I offer a motion to recommit.

The SPEAKER. Is the gentleman opposed to the joint resolution?

Mr. MYERS. I am, Mr. Speaker. The SPEAKER. The Clerk will report

the motion to recommit.

The Clerk read as follows:

Mr. Myers moves to recommit House Joint Resolution 1005 to the Committee on Appro-

The SPEAKER. Without objection, the previous question is ordered on the motion to recommit.

There was no objection.

The SPEAKER. The question is on the motion to recommit.

The motion to recommit was rejected. The SPEAKER, The question is on the passage of the joint resolution.

Speaker announced that the ayes appeared to have it.

Mr. DOW. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER. Evidently a quorum is not present.

The Sergeant at Arms will notify absent Members, and the Clerk will call the

The question was taken; and there were-yeas 234, nays 86, not voting 111 as follows:

[Roll No. 470] YEAS-234

O'Hara

Passman

Patman

Frenzel Adams Addabbo Gallagher Alexander Garmatz Anderson, Gibbons Calif. Gonzalez Anderson, Ill. Annunzio Green, Pa. Arends Griffin Aspin Aspinall Gude Halpern Hamilton Badillo Begich Bergland Hanley Harrington Harsha Biaggi Blester Harvey Hastings Bingham Hathaway Boland Bow Helnz Brademas Helstoski Brasco Henderson Broomfield Hillis Brotzman Brown, Mich. Brown, Ohio Hogan Holifield Broyhill, N.C. Broyhill, Va. Hosmer Howard Buchanan Burke, Mass. Hull Jacobs Burleson, Tex. Burlison, Mo. . Jonas Byrne, Pa Jones, Ala. Karth Byrnes, Wis. Cabell Carey, N.Y. Kazen Keating Carney Carter Kelth Chamberlain Koch Chappell Clark Kv1Kyros Leggett Clausen. Don H. Clay Cleveland Collins, Ill. Link Conte Corman Coughlin Culver Daniels, N.J. McDade McEwen McFall Danielson Davis, Ga. McKevitt Davis, S.C. Davis, Wis. de la Garza McKinney Madden Malion Dellums Dennis Dent Dingell Mayno Donohue Mazzoll Downing Meeds Melcher Drinan Metcalfe Dulski

Duncan du Pont

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Erlenborn

Eckhardt

Edmondson

Edwards, Ala.

Ford, Gerald R. Nelsen

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Morgan

Mosher

Morse

Obey

Patten Pepper Gray Green, Oreg. Perkins Peyser Poff Powell Preyer, N.O. Price, Ill. Pryor, Ark. Pucinski Purcell Quie Railsback Rangel Reid. N.Y. Heckler, Mass. Reuss Rhodes Riegle Robinson, Va. Ilicks, Mass. Rodino-Roo Rooney, N.Y. Rooney, Pa. Rosenthal Rostenkowski Roy Roybal Ryan Johnson, Calif. Johnson, Pa. Scheuer Schwengel Scott Seiberling Shipley Shoup Shriver Sikes Skubitz Stack Smith, N.Y. Stanton J. William Stanton, James V. Lloyd Long, Md. McCormack Steele Stelger, Wis. Stokes McCulloch Symington Tuloott Teague, Calif. Teague, Tex. Terry Thomson, Wis Thone Mailliurd . Mathias, Calif. Tlerman Udali Van Deerlin Matsunaga Vander Jugt Vanik Vigorito Wampler Ware Mikya Mills, Ark. Mills, Md. Whalen White Whitehurst Whitten Minshall Widnall Williams Monagan Wilson, Bob Moorhead Winn Wyman Murphy, Ill. Murphy, N.Y. Yatron Young, Tox. Zablocki Zwach

13, 240, 000

136, 760, 000

8,072,000

mammoth excavation work presently underway in connection with the construction of the Metro System for the District of Columbia, Maryland, and Virginia.

#### SCHOOL PARE SUBSIDY (D.R. 6683)

Present law was amended to extend the present subsidy for the transportation of schoolchildren in the District of Columbia, for a period of 3 years, namely, to August 1974. Earlier law permitted the carrying of schoolchildren at reduced fares which were not sufficient to cover the costs of carrying them, and therefore, the regulatory body was compelled to increase the adult fare to such a level as to make it high enough to cover the entire costs of such operations. However, in 1968 the Congress first provided that the cost of carrying schoolchildren in the District be borne by the community as a whole, rather than just by the bus riders themselves. Whereas a total of over 7 million school passenger rides were subsidized during the first year under this system, at a subsidy of \$1.4 million, during the third such year, namely, ending in August 1971, it was estimated that over 10 million school passenger rides would have been certified at a total subsidy cost of \$3 million.

### EMPLOYMENT OF MINORS (H.R. 2592)

This legislation extensively revises the existing child labor laws of the District, enacted in 1928, to reflect present demands by youth for jobs, and to eliminate obsolete and restricted provisions which hinder the employment of minors. At the same time, the bill would continue to protect, as does the present law, working youth from exploitation, and prohibit their employment in hazardous or dangerous occupations.

### INTEREST, USURY, AND CONSUMER CREDIT (H.R. 12115) (S. 1938)

This legislation first, establishes maximum interest ceiling rates in connection with direct automobile installments loans; second, maximum credit service charge rates for revolving credit accounts, including credit cards, growing out of retail sales in the District; third, provides consumers with safeguards against fraudulent sales, credit, and collection practices; fourth, revises certain elements of the law relating to the garnishment of wages; and fifth, relates the limited application of the "Loan Shark" Act, thus relieving persons engaged in moneylending at lawful interest rates under the terms of the act.

## UNEMPLOYMENT COMPENSATION ACT AMEND-MENTS (H.R. 10237)

Amends present 1935 law, as required by the Employment Security Amendments of 1970, to provide more extended coverage of individuals in the District by the Unemployment Compensation Act; increase the contribution rate for new employees; increases the wage limitations on an individual by employers. from \$3,000 to \$4,200; and increases the maximum weekly benefits from 50 percent to 66% percent of the average weekly wage during the preceding fiscal year. and other extended benefits.

# ELECTION ACT (H.R. 11902)

Amends the present 1955 District of Columbia Code provisions to update and

reform the same, including redefinition of qualified electors; changing the residency requirements and lowering the voting age from 21 to 18; establishing presidental preference primary and procedures for electing delegates to political party conventions; and provides requirements for reporting campaign contributions and expenditures, using the format of the Federal Corrupt Practices Act.

### PUBLIC UTILITIES (U.R. 2601)

Amends present law to standardize procedures for the testing of utility meters in the District; adds a penalty provision in order to enable certification to meet the requirements of the Natural Gas Pipeline Safety Act of 1968; and authorizes joint cooperative action by the District of Columbia Public Service Commission with State and Federal regulatory bodies on matters of joint interest, such as with respect to electric service for the Washington metropolitan area, interconnection and interchange of energy and other sources of power, and the like.

## FURTHER CONTINUING APPROPRI-ATIONS, 1972

Mr. MAHON. Mr. Speaker, I ask unanimous consent to take from the Speaker's desk the joint resolution (H. J. Res. 1005) making further continuing appropriations for the fiscal year 1972, and for other purposes, with a Senate amendment thereto, and concur in the Senate amendment.

The Clerk read the title of the joint resolution.

The Clerk read the Senate amendment as follows.

Page 1, line 4, strike out all after "amended" where it appears the second time over to and including line 16 on page 3 and insert: "(1) by striking out 'December 8, 1971' in clause (c) of section 102 and inserting in lieu thereof 'February 22, 1972'; (2) by amending
section 108 to read as follows:
"Sec. 108. Notwithstanding any other

provision of this joint resolution, obligations incurred hereunder and under prior year balances for the activities hereinafter specified shall not exceed the annual rates specified herein during the period beginning December 9, 1971, and ending February 22,

## "Item Annual rate TITLE I-FOREIGN ASSISTANCE

ACT ACTIVITIES	
Economic assistance:	
Worldwide, technical assist-	
ance	\$165, 272, 000
Alliance for Progress, techni-	, , ,
nical assistance	79, 105, 000
American schools and hospi-	
tals abroad	15.000,000
International organizations	
and programs	41, 282, 000
Indus Basin Development	
Fund, grants	5,000,000
Indus Basin Development	
Fund, loans	6,000,000
Contingency fund	31, 300, 000
Refugee relief assistance	
(East Pakistan)	100, 000, 000
Alliance for Progress, devel-	
opment loans	220, 693, 000
Development loans	530, 779, 000
Administrative expenses,	
Agency for International	
Development	47, 000, 000
Administrative expenses, De-	

"Item	Annual rate
Military and supporting as- sistance:	
Military assistance	\$522,500,000
Supporting assistance	649, 721, 000
Other: Overseas Private Invest-	
ment Corporation, reserves	18, 750, 000
TITLE II—FOREIGN MILITARY CREDT' BALES	
Foreign military credit sales	400, 000, 000
Trus III - Foreign Assistance (Other)	, ., .,
Peaco Corps, salaries and ex-	'.
penses	72,000,000
Peace Corps, limitation on ad-	
ministrative expenses	24, 500, 000
DEPARTMENT OF THE ARMY————————————————————————————————————	
Ryukyu Islands, Army, admin-	(
istration	4, 216, 000
DEPARTMENT OF HEALTH, EDUCA- TION, AND WELFARE	
Assistance to refugees in the	
United States	139,000,000
DEPARTMENT OF STATE	
Migration and refugee assist-	
ance	5, 706, 000
INTERNATIONAL FINANCIAL INSTI- TUTION	
Inter-American Development	
Honly noid in conital	10 040 000

on administrative expenses\_\_ Provided, That of the amount that may be obligated hereunder for security supporting assistance, not less than a sum computed at the annual rate of \$50,000,000 shall be available for obligation for such purpose solely for Israel: Provided further, That, of the sums made available for foreign military credit sales herein, \$300,000,000 shall be available for such sales to Israel'; and (3) by adding at the end thereof the following new section:

on program activity\_\_\_\_\_ 7, 323, 675, 000

Bank, paid-in capital\_\_\_\_\_ Inter-American Development

TITLE IV-EXPORT-IMPORT BANK

Export-Import Bank, limitation

Export-Import Bank, limitation

Bank, callable capital\_\_\_\_\_

"'SEC. 109. Notwithstanding section 102 of this joint resolution, as amended, (a) administrative operations for emergency school assistance activities for which an appropriation was made in the Office of Education Appropriation Act, 1971, (b) activities in support of Radio Free Europe, Incorporated, and Radio Liberty, Incorporated, pursuant to authority contained in the United States Information and Education Act of 1948, as amended (22 U.S.C. 1437), but no other funds made available under this resolution shall be available for these activities, and (c) activities of the American Revolution Bicentennial Commission, may continue to be conducted at rates for operations not to exceed the fiscal year 1971 rates or the rates provided for in the budget estimates, whichever may be lower, except that notwithstanding section 102 of this joint resolution, as amended, emergency school assistance activities for which an appropriation was made in the Office of Education Appropriation Act, 1971, may continue to be conducted at an annual rate for administrative operations not to exceed the fiscal year 1971 rate.'

"Sec. 2. This joint resolution shall take effect December 9, 1971."

The SPEAKER. Is there objection to the request of the gentleman from Texas?

## THE PENDING CONTINUING RESOLUTION

Mr. BOW. Mr. Speaker, reserving the right to object, and I shall not object, but 4, 280, 000 would the distinguished chairman of the

partment of State..... Approved For Release 2007/01/18: CIA-RDP73B00296R000500050022-7